UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		S. BANKRUPTCY COURT		
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)	S.D. OF N.Y.		
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IN THE MATTERS OF)	INDEX NOS. 23-22095, 23-11805		
)			
)			
RAHUL MANCHANDA,)	NOTICE OF MOTION OF CONTEMPT OF		
MANCHANDA LAW OFFICE PLLC)	COURT AGAINST KINGS COUNTY CIVIL		
)	COURT JUDGE PAMELA FYNES, SAKOE		
)	JAJA, ARBITRATOR BARRY CLARKE, &		
	X	TRUSTEE SALVATORE LAMONICA		

PLEASE TAKE NOTICE that upon the annexed affirmation of Rahul Manchanda duly affirmed the 6th day of August 2024, the annexed Memorandum of Law and Exhibits, and all the Pleadings and Proceedings heretofore had herein, the Undersigned will move this Honorable Court at US SDNY Bankruptcy Court, 300 Quarropas Street White Plains, NY 10601-4150 on August 15, 2024 at 10 AM or at a mutually agreeable time and place for an order holding Kings County Civil Court Judge Pamela Fynes, Sakoe Jaja, Arbitrator Barry Clarke, and Trustee Salvatore Lamonica in Civil and Criminal Contempt of Court pursuant to U.S. Federal Bankruptcy Law for willful violations of the Stay pursuant to 111 U.S.C. § 362, and the following:

- 1. On the grounds that as per the attached, even though these people know that a Stay exists, but anyway they still continues to willfully fail to comply with this Honorable Bankruptcy Court through the Automatic Stay pursuant to 111 U.S.C. § 362 and Protection of this Honorable Court by continuing to engage in court proceedings in her lower court case, issuing orders and judgments when no one is present or litigating, all the while threatening, harassing, intimidating, litigating, ordering, collecting, and otherwise violating federal the bankruptcy protection and the stay and the orders of this federal court;
- 2. On the ground that even though they repeatedly received written and electronic Notice of Chapter 7 Bankruptcy Filings for cases 23-22095 and 23-11805, they continue to engage in threatening, harassing, intimidating, litigating, ordering, collecting, and otherwise violating federal bankruptcy protection and the stay;
- On the grounds that nothing less than sanctions, penalties, fines, and incarceration will persuade them to comply with this Honorable Court's Automatic Stay and Protection from continuing to engage in threatening, harassing, intimidating, litigating, ordering, collecting, and otherwise violating federal bankruptcy protection and the stay;

- 4. On the grounds that if they are not forced to comply with this Honorable Court's Automatic Stay and Protection from continuing to engage in threatening, harassing, intimidating, litigating, ordering, collecting, and otherwise violating federal bankruptcy protection and the stay, then they will have reduced federal bankruptcy protection to a shambles;
- 5. On the grounds that their willful and intentional noncompliance with the Automatic Stay and Protection prohibiting their continuing to engage in threatening, harassing, intimidating, litigating, ordering, collecting, and otherwise violating federal bankruptcy protection and the stay, and otherwise aggressive disregard for federal bankruptcy protection of this Honorable Court they will have defeated, impaired, impeded and prejudiced Debtor's rights;
- 6. And for such other further relief as this Honorable Court deems just and proper, including contempt, costs, penalties, fines, incarceration, and sanctions against them for willful violations of U.S. Federal Bankruptcy Law, willful violations of the Stay pursuant to 111 U.S.C. § 362, and in light of the information contained herein.

Dated: August 6, 2024

New York, NY

Publisher

Rahul Manchanda, Esq.
Manchanda Law Office PLLC
270 Victory Boulevard
New Rochelle, New York 10804

Tel: (212) 968-8600 Fax: (212) 968-8601

To: Kings County Civil Court Judge Pamela Fynes and Arbitrator Barry Clarke located at 141 Livingston Street Brooklyn New York 11201, Sakoe Jaja located at 677 Essex Street Brooklyn New York 11208, Trustee Salvatore Lamonica located at 3305 Jerusalem Avenue, Wantagh, New York 11793

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)	INDEX NOS. 23-22095, 23-11805
)	AGETOWARTON IN CURPORM OF
_	,	AFFIRMATION IN SUPPORT OF
MANCHANDA LAW OFFICE PLLC		MOTION FOR CONTEMPT
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RAHUL MANCHANDA, an Attorney duly licensed to practice law in the State of New York, affirms the following to be true under penalty of perjury:

- 1. I make this Affirmation in support of this Motion for Contempt of Court against Kings County Civil Court Judge Pamela Fynes, Sakoe Jaja, Arbitrator Barry Clarke, and Trustee Salvatore Lamonica in all respects based upon my personal knowledge of the facts and experiences I relate herein and based upon information and belief, based on the contents of the file.
- 2. On the grounds that as per the attached, even though they knew that a Stay exists, but anyway they still continued to willfully fail to comply with this Honorable Bankruptcy Court through the Automatic Stay pursuant to 111 U.S.C. § 362 and Protection of this Honorable Court by continuing to engage in proceeding in their lower court case, issuing orders and judgments when no one is present or litigating, all the while threatening, harassing, intimidating, litigating, ordering, collecting, and otherwise violating the federal bankruptcy protection and the stay and the orders of this federal court;
- 3. On the ground that even though they repeatedly received written and electronic Notice of Chapter 7 Bankruptcy Filings for cases 23-22095 and 23-11805, they continue to engage in threatening, harassing, intimidating, litigating, ordering, collecting, and otherwise violating federal bankruptcy protection and the stay;
- 4. On the grounds that nothing less than sanctions, penalties, fines, and incarceration will persuade them to comply with this Honorable Court's Automatic Stay and Protection from continuing to engage in threatening, harassing, intimidating, litigating, ordering,

collecting, and otherwise violating federal bankruptcy protection and the stay;

- 5. On the grounds that if they are not forced to comply with this Honorable Court's Automatic Stay and Protection from continuing to engage in threatening, harassing, intimidating, litigating, ordering, collecting, and otherwise violating federal bankruptcy protection and the stay, then they will have reduced federal bankruptcy protection to a shambles;
- 6. On the grounds that their willful and intentional noncompliance with the Automatic Stay and Protection prohibiting their continuing to engage in threatening, harassing, intimidating, litigating, ordering, collecting, and otherwise violating federal bankruptcy protection and the stay, and otherwise aggressive disregard for federal bankruptcy protection of this Honorable Court they will have defeated, impaired, impeded and prejudiced Debtor's rights;
- 7. And for such other further relief as this Honorable Court deems just and proper, including contempt, costs, penalties, fines, incarceration, and sanctions against them for willful violations of U.S. Federal Bankruptcy Law, willful violations of the Stay pursuant to 111 U.S.C. § 362, and in light of the information contained herein;

WHEREFORE, it is respectfully requested that this Motion be granted in all respects together with such other and further relief as this Honorable Court deems to be just and proper, including contempt, costs, penalties, fines, incarceration, and sanctions against Defendants for violation of U.S. Federal Bankruptcy Law, willful violations of the Stay pursuant to 111 U.S.C. § 362, and in light of the information contained herein.

Dated:

August 6, 2024

New York, NY

Rahul Manchanda

PullMe

CERTIFICATE OF SERVICE

On August 6, 2024, I, Rahul Manchanda, served a copy of this Motion for Contempt of Court and any attached pages to Kings County Civil Court Judge Pamela Fynes and Arbitrator Barry Clarke located at 141 Livingston Street Brooklyn New York 11201, Sakoe Jaja located at 677 Essex Street Brooklyn New York 11208, Trustee Salvatore Lamonica located at 3305 Jerusalem Avenue, Wantagh, New York 11793 via Electronic and U.S. Mail, and Facsimile.

By: Rahul Manchanda, Esq.

By: Rahul Manchanda, Esq. Manchanda Law Office PLLC 270 Victory Boulevard

New Rochelle, New York 10804

Tel: (212) 968-8600 Fax: (212) 968-8601

Pull Me

23-11805-shl Doc 28 Filed 08/06/24 Entered 08/06/24 15:18:59 Main Document Pg 6 of 27

From: Rahul Manchanda, Esq. rdm@manchanda-law.com

Subject: Re: SAKA JOJO DEFAULT JUDGMENT

Date: Aug 5, 2024 at 3:36:59 PM

To: Salvatore LaMonica sl@lhmlawfirm.com

Cc: Law Office Manager Sylwia Manchanda

sylwia.manchanda@manchanda-law.com, FBI IC ny1@ic.fbi.gov, newyork@fbi.gov, cjc@cjc.ny.gov, 15182991757@efaxsend.com, MediationCivil@nycourts.gov, USTP.Region02@usdoi.gov.

MediationCivil@nycourts.gov, USTP.Region02@usdoj.gov,

ustrustee.program@usdoj.gov

Bcc: Rahul Manchanda, Esq. rdm@manchanda-law.com

Mr Lamonica:

What does it mean "address this today?"

How many times do we have to notify you about these impending default judgments?

Now your email says this:

3:33 4

5G+ 51



Found in Rahul Manchanda, Esq. Inbox





Salvatore LaMonica

11:49 AM

To: Principal Attorney Rahul Manchanda, E...

>

Automatic reply: United States v. Manchanda, 24-7010 (SHL)

I will be out of the office with limited access to emails <u>from August 5 to August 12</u>. I will be in the office the morning of <u>August 12</u>, 2024. If you need immediate assistance please call my partner Gary Herbst at <u>516-826-6500</u>



Kind regards,

Rahul D. Manchanda, Esq.
Manchanda Law Office And Associates PLLC

Manhattan NYC Office 250 Park Avenue, 7th Floor New York, NY 10177

Westchester NY Office 173 Huguenot Street, Suite 200 New Rochelle, NY 10801

Tel: (212) 968-8600

Mob: <u>(646) 645-0993</u> Fax: <u>(212) 968-8601</u>

Toll Free 24 Hour Hotline: (855) 207-7660

e-mail: rdm@manchanda-law.com

web: https://manchanda-law.com/attorney-profiles/

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Make An Online Legal Fee Payment via https://pay.paysley.com/pos_link/deFpBu7Sv5oqk1gZhB9cQi59Yj, wire transfer, check, cash, Google Pay (info@manchanda-law.com), ApplePay (6466450993)

On Aug 5, 2024, at 7:53 AM, Salvatore LaMonica <<u>sl@lhmlawfirm.com</u>> wrote:

Good morning I will have my office address this today.

----Original Message----

From: Rahul Manchanda, Esq. <rdm@manchanda-law.com>

Sent: Monday, August 5, 2024 7:45 AM

To: Salvatore LaMonica <<u>sl@lhmlawfirm.com</u>>; Law Office Manager Sylwia

Manchanda < sylwia.manchanda@manchanda-law.com >; FBI IC < ny1@ic.fbi.gov >;

newyork@fbi.gov; cjc@cjc.ny.gov; 15182991757@efaxsend.com;

MediationCivil@nycourts.gov

Subject: SAKA JOJO DEFAULT JUDGMENT

EXTERNAL EMAIL - USE CAUTION

Chapter 7 Trustee Salvatore Lamonica:

SDNY Bankruptcy Judge Sean Lane declared that you are the only one who can bring Contempt Motions as he kept denying mine, one after another.

Here attached is a SAKA JOJO DEFAULT JUDGMENT against me that you need to take care of right away, the many notifications that I forwarded to your law office, before he seizes my bank accounts or other property.

Thanks,

cc: NYS Commission on Judicial Conduct

Kind regards,

Rahul D. Manchanda, Esq.
Manchanda Law Office And Associates PLLC

Manhattan NYC Office 250 Park Avenue, 7th Floor New York, NY 10177

Westchester NY Office

173 Huguenot Street

New Rochelle, NY 10801

Tel: (212) 968-8600 Mob: (646) 645-0993 Fax: (212) 968-8601

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e-mail: rdm@manchanda-law.com

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23-11805-shl Doc 28 Filed 08/06/24 Entered 08/06/24 15:18:59 Main Document Pg 14 of 27

From: Rahul Manchanda, Esq. rdm@manchanda-law.com Subject: Fwd: Fwd: SAKA JOJO DEFAULT JUDGMENT

Date: Aug 5, 2024 at 7:57:20 AM

To: ustrustee.program@usdoj.gov, USTP.Region02@usdoj.gov

Cc: Law Office Manager Sylwia Manchanda sylwia.manchanda@manchanda-law.com

Executive Office for U.S. Trustees 441 G Street, NW Suite 6150 Washington, DC 20530

FYI

Kind regards,

Rahul D. Manchanda, Esq. Manchanda Law Office And Associates PLLC

Manhattan NYC Office 250 Park Avenue, 7th Floor New York, NY 10177

Westchester NY Office 173 Huguenot Street New Rochelle, NY 10801

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----- Forwarded Message -----

Subject: Fwd: SAKA JOJO DEFAULT JUDGMENT

Date:Mon, 5 Aug 2024 07:51:53 -0400

From:Rahul Manchanda, Esq.

Reply-To:rdm@manchanda-law.com

Organization: Manchanda Law Office And Associates PLLC

To:cjc@cjc.ny.gov, 15182991757@efaxsend.com, Salvatore LaMonica

<sl@lhmlawfirm.com>, Law Office Manager Sylwia Manchanda <sylwia.manchanda@manchanda-law.com>

NYS Commission on Judicial Conduct

This is a formal complaint against Brooklyn Civil Court Judge Pamela P. Fynes located at Civil Court of the City of New York, Kings County, <u>141 Livingston Street</u>, <u>Brooklyn, NY 11201</u>, <u>(347) 404-9286</u> who was notified countless times about our bankruptcy case(s) attached herein, but went ahead and directed/presided over a default judgment against us anyway.

Please investigate and punish her to fullest extent legally and equitably possible for creating this shit show mess.

Thanks,

Kind regards,

Rahul D. Manchanda, Esq. Manchanda Law Office And Associates PLLC

Manhattan NYC Office 250 Park Avenue, 7th Floor New York, NY 10177

Westchester NY Office 173 Huguenot Street New Rochelle, NY 10801

Tel: (212) 968-8600 Mob: (646) 645-0993 Fax: (212) 968-8601

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----- Forwarded Message -----

Subject: Fwd: SAKA JOJO DEFAULT JUDGMENT

Date:Mon, 5 Aug 2024 07:47:24 -0400

From:Rahul Manchanda, Esq.

Reply-To:rdm@manchanda-law.com

Organization: Manchanda Law Office And Associates PLLC

To:12125147158@efaxsend.com, IG <ig@nycourts.gov>, MIGBM <migbm@nycourts.gov, Salvatore LaMonica <sl@lhmlawfirm.com>, Law Office Manager Sylwia Manchanda <sylwia.manchanda@manchanda-law.com

Inspector General

Kay-Ann Porter Campbell

Deputy Inspector General

Carol Hamm

Office of Court Administration 25 Beaver Street New York, NY 10004

Phone: <u>646-386-3500</u> Fax: <u>212-514-7158</u>

FYI

Kind regards,

Rahul D. Manchanda, Esq. Manchanda Law Office And Associates PLLC

Manhattan NYC Office <u>250 Park Avenue, 7th Floor</u> <u>New York, NY 10177</u> Westchester NY Office 173 Huguenot Street New Rochelle, NY 10801

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----- Forwarded Message -----

Subject:SAKA JOJO DEFAULT JUDGMENT **Date:**Mon, 5 Aug 2024 07:45:17 -0400

From:Rahul Manchanda, Esq.

Reply-To:rdm@manchanda-law.com

Organization: Manchanda Law Office And Associates PLLC

To:Salvatore LaMonica sl@lhmlawfirm.com, Law Office Manager Sylwia Manchanda sylwia Manchandasylwia.manchanda@manchanda-law.com, FBI IC sylwia.manchanda@manchanda-law.com, FBI IC sylwia.manchanda@manchanda-law.com, rewyork@fbi.gov sylvia.manchanda@manchanda-law.com, rewyork@fbi.gov sylvia.manchanda@manchanda-law.com, rewyork@fbi.gov sylvia.manchanda@manchanda-law.com, rejc@cjc.ny.gov, 15182991757@efaxsend.com, MediationCivil@nycourts.gov

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Thanks,

cc: NYS Commission on Judicial Conduct

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SAKA JOJO DEFAULT JUDGMENT.pdf 158 KB



NOTICE OF BANKRUPTCY CASE NO 23-22095 FILING

95 KB

23-11805-shl Doc 28

Filed 08/06/24 Entered 08/06/24 15:18:59 Pg 23 of 27

Main Document

Civil Court of the City of New York County of Kings

Index No: SC-000039-23/KI

SAKOE JAJA

-against-MANCHANDA LAW OFFICE, NOTICE OF JUDGMENT

MANCHANDA LAW OFFICE, PLLC 30 WALL STREET 8TH FLOOR New York, NY 10005

Judgment Entered After Inquest on: July 23, 2024

In favor of: SAKOE JAJA, at 677 ESSEX STREET, Brooklyn, NY 11208

And against: MANCHANDA LAW OFFICE, PLLC, at 30 WALL STREET, 8TH FLOOR, New York, NY 10005

Judgment Award Amount ... \$6,000.00 Interest \$835.90 Costs \$0.00 Disbursements \$20.00 Total Judgment \$6,855.90

INFORMATION FOR THE JUDGMENT DEBTOR

(the party against whom a money judgment has been entered)

YOU HAVE A LEGAL OBLIGATION TO PAY THIS JUDGMENT TO THE JUDGMENT CREDITOR. YOU MUST PRESENT PROOF TO THE COURT UPON SATISFACTION OF THE JUDGMENT.

Your failure to pay the judgment may subject you to any one or any combination of the following:

1. Garnishment of wage(s) and/or bank account(s).

Lien, seizure and/or sale of real property and/or personal property, including automobile(s).

- 3. Suspension of motor vehicle registration and/or drivers license, if the underlying claim is based on judgment debtor's ownership or operation of motor vehicle.
- 4. Revocation, suspension or denial of renewal of any applicable business license or permit.
- 5. Investigation and prosecution by the State Attorney General for fraudulent or illegal business practices.
- 6. A penalty equal to three times the amount of the unsatisfied judgment plus attorney's fees, if there are unpaid claims.

If you did not appear in court on the day the Hearing was held, you are a defaulting party. A judgment may have been taken against you even though you were not in court. If that is so, you may come to the court and apply in writing to have the default judgment opened. You must give the judge a reasonable excuse for your failure to appear in court and show that you have a meritorious defense. The judge will review your request and may vacate the default judgment and give you another chance to go to court.

THE JUDGMENT IS VALID FOR A PERIOD OF 20 YEARS. IF THE JUDGMENT IS NOT COLLECTED UPON THE FIRST ATTEMPT, FURTHER ATTEMPTS TO COLLECT MAY BE MADE AT A LATER DATE.

("INFORMATION FOR THE JUDGMENT CREDITOR" is on the reverse side)

INFORMATION FOR THE JUDGMENT CREDITOR

(the party in whose favor a money judgment award has been entered)

- 1. It is suggested that you contact the judgment debtor (the Party who owes you money) either directly or through that party's attorney if the party was represented by an attorney and request payment. You have a right to payment. Upon satisfying the judgment, in accordance with CCA §1811(d), the judgment debtor shall present appropriate proof to the court.
- 2. a) If the judgment debtor fails to pay, contact (by phone or in person) either a New York City Marshal or the Sheriff in the county where the judgment debtor has property. If you do not know where the judgment debtor has property, then contact a New York City Marshal or the Sheriff in the county where the judgment debtor resides*.
 - b) Be prepared to provide the City Marshal or the Sheriff with the following information:
 - 1) The SC # of your case, including the year, which appears at the top on the reverse side.
 - 2) The county in which the case was tried.
 - 3) Your name, address, and telephone number.
 - 4) The name and address of the judgment debtor.
 - 5) The name and address of the judgment debtor's employer and the location of the judgment debtor's real property and/or personal property, including automobile(s). Information regarding employment or assets of the judgment debtor can be obtained through the use of an Information Subpoena. See 3b.
- 3. A judgment creditor is also entitled:
 - a) to the issuance by the Clerk of a Restraining Notice. Proper service of the Restraining Notice will prohibit the receiving party from transferring any assets or interest belonging to the judgment debtor until the Sheriff or Marshal executes (collects) on the judgment.
 - b) to the issuance by the Clerk, upon request and a nominal cost, of Information Subpoenas where a judgment remains unsatisfied.
 - c) to place a lien against the judgment debtor's real property.
- 4. In addition to any other rights, a judgment creditor may also be entitled:
 - a) to recover an unpaid judgment through garnishment of wage(s) and/or bank account(s) and/or the sale of the judgment debtor's real property and/or personal property;
 - b) to notify the Department of Motor vehicles of the unsatisfied judgment as a basis for the suspension of the judgment debtor's motor vehicle registration and/or driver's license if the underlying claim is based on the debtor's ownership or operation of a motor vehicle;
 - c) to notify the appropriate state or local licensing authority of an unsatisfied judgment as a basis for possible revocation, suspension, or denial of renewal of a business license;
 - d) to notify the State Attorney General if the judgment debtor is a business and appears to be engaged in fraudulent or illegal business practices; and
 - e) to begin an action against the judgment debtor for a penalty equal to three times the amount of the unsatisfied judgment and attorney's fees where the judgment debtor is a business and there are at least two other unsatisfied small claims judgments against that judgment debtor.

*To contact a City Marshal: Visit https://wwwl.nvc.gov/site/doi/offices/marshals-list.page	•
To contact a County Sheriff: Visit http://nysheriffs.org/sheriffs	Fold Line

APPEAL

An Appeal may only be taken from an Order or a Judgment rendered by a Judge (not an Arbitrator), after a Trial.

An Appeal from this judgment must be taken no later than the earliest of the following dates:

- (i) 30 days after receipt in court of a copy of the judgment by the appealing party,
- (ii) 30 days after personal delivery of a copy of the judgment by another party to the action to the appealing party (or by the appealing party to another party), or
- (iii) 35 days after the mailing of a copy of the judgment to the appealing party by the clerk of the court or by another party to the action.

Entered 08/06/24 15:18:59 Main Document 23-11805-shl Doc 28 Filed 08/06/24 Pg 25 of 27 Calendar Sequence #8 SC-000039-23/K (C) SAKOE JAJA 677 ESSEX STREET, Brooklyn, NY 11208 (718) 500-6667 (D) MANCHANDA LAW OFFICE, PLLC 30 WALL STREET, 8TH FLOOR, New York, NY 10005 (212) 968-8600 Filed: 01/05/2023 Trial Date: 07/09/2024 Prior Appearances: 4 Claim Amount: \$10,000.00 Counterclaim Amount: Parties Not Served: None Failure to provide proper services for \$10,000.00 with interest from 07/08/2021 Cause(s) of Action: Counterclaim Cause(s) of Action: NAD, ADJ FOR CLMNT TO PRINT EVIDENCE Calendar Remarks: Decision/Order of Judge Based upon: ☐ Motion ☐ Trial ☐ Oral Application □ Judgment in favor of Defendant. Claim Dismissed. No monetary award. JUL 0 9 2024 1 .lu . . = Hon. Pamela P. Fynes, Civil Court Judge (NYC) Date

23-11805-shl Doc 28 Filed 08/06/24 Entered 08/06/24 15:18:59 Main Document Pg 26 of 27 CONSENT TO ARBITRATION

WE WERE INFORMED THAT THE <u>ARBITRATION A</u>	WARD IS FINAL	AND THAT <u>NO APPEAL</u>	IS PERMITTED	
Our consent is given to submit this controversy to	BARRY	cimila	, as Arbitrator.	
Claimant in person 1 Saloe JAJA	Claim	unt in person 2		
Defendant in person 1	Defen	lant in person 2	•	
Defendant in person 3	Defen	dant in person 4		
REPORT OF AR	BITRATOR -	REFEREE		
After the Inquest. (Circle one) I, the	undersigned, AF	BITRATOR REFERE	E (Circle one) designated	
by the Court in the above case, having examined the cl	aimants proof, do	hereby find and recomm	nend:	
Nature of Claim: Contract	□ Negligence	☐ Other		
Exhibits 12 Janes Proper				
Witnesses Exper	•	Other	2/1	
Claimant proved prima facie case in the amount of \$	6000	with Interest from	2021	
☐ Claimant did not prove prima facie case			•	
☑ Claimant and/or claimants witnesses presented cred	ible testimony			
□ Claimant and/or claimants witnesses did not present	credible testimo	ny		
Explanation,			•	
TAID the Low Furm to	hor dle	deportet	zu will	
TCF. A claim let	law fr	n book n	a a extron	
on his behalf ENTER	D			
Dated: 7.9 24 JUL 182	924 _	Egny (Int_	
CIVIL COU	RT	Arbitrator D	keferee .	
ORDER				
The above is approved, and the clerk is directed to ent 1 the sudgment in favor of	_ in the amount o	f \$6000 9D	ار ال	
2 □ Judgment in favor of Defendant. Claim Dismissed		7.	OR	
Dated: >-9-24	· · · · · · · · · · · · · · · · ·			
	Ho	n. Pamera P. Fynes, Civil	Court Judge (NYC)	

Civil Court of the City of New York Small Claims Part, County of Kings 141 Livingston Street Brooklyn, New York 11201





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